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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/765,506	01/27/2004	Steven Paul Randall	K315.133.101	2512	
25281	7590 07/28/2005	EXAM	EXAMINER		
•	LLIG & CZAJA, P.L.L	CUEVAS,	CUEVAS, PEDRO J		
	EET TOWERS FIFTH STREET, SUITE	ART UNIT	PAPER NUMBER		
MINNEAPO	LIS, MN 55402	2834	2834		
			DATE MAILED: 07/28/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No. Applicant(s)					
		10/765,50	3	RANDALL ET AL.			
Office Action Summary		Examiner		Art Unit	m		
		Pedro J. C	ıevas	2834			
The MAILING DATE of this Period for Reply	s communication app	ears on the	cover sheet with the c	correspondence ad	Idress		
A SHORTENED STATUTORY F THE MAILING DATE OF THIS (- Extensions of time may be available under after SIX (6) MONTHS from the mailing dat - If the period for reply specified above is les - If NO period for reply is specified above, th - Failure to reply within the set or extended p Any reply received by the Office later than earned patent term adjustment. See 37 CF	COMMUNICATION. the provisions of 37 CFR 1.13 e of this communication. s than thirty (30) days, a reply e maximum statutory period w leriod for reply will, by statute, three months after the mailing	36(a). In no every within the statu will apply and will cause the applications.	nt, however, may a reply be tir ory minimum of thirty (30) day expire SIX (6) MONTHS from action to become ABANDONE	nely filed /s will be considered timel the mailing date of this c ED (35 U.S.C. § 133).			
Status							
1) Responsive to communica	ation(s) filed on 27 Ja	anuary 2004					
2a) This action is FINAL .		action is no					
3) Since this application is in	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with							
Disposition of Claims							
4)⊠ Claim(s) <u>1-27</u> is/are pendi	ng in the application						
4a) Of the above claim(s)			sideration.				
5) Claim(s) is/are allow			•				
6)⊠ Claim(s) <u>1-27</u> is/are reject			·				
7) Claim(s) is/are objective	*						
8) Claim(s) are subject		r election re	guirement.				
Application Papers				•			
9) The specification is objected	•						
10)⊠ The drawing(s) filed on <u>27</u>			· •	=			
Applicant may not request th			<u>•</u>	` ,			
Replacement drawing sheet(* *		
11) The oath or declaration is	objected to by the Ex	(aminer, No	e the attached Office	Action or form P	ГО-152.		
Priority under 35 U.S.C. § 119							
12)⊠ Acknowledgment is made	of a claim for foreign	priority und	er 35 U.S.C. § 119(a)-(d) or (f).			
a)⊠ All b)□ Some * c)□ I	None of:						
1.⊠ Certified copies of the	ne priority documents	s have beer	received.				
2. ☐ Certified copies of the	2. Certified copies of the priority documents have been received in Application No.						
3. ☐ Copies of the certific	ed copies of the prior	rity docume	nts have been receiv	ed in this National	Stage		
application from the	International Bureau	u (PCT Rule	17.2(a)).				
* See the attached detailed C	Office action for a list	of the certif	ed copies not receive	ed.			
Attachment(s)				•			
1) Notice of References Cited (PTO-892)			4) Interview Summary				
Notice of Draftsperson's Patent Drawir Information Disclosure Statement(s) (F Paper No(s)/Mail Date 1/27/04; 7/12/0/	PTO-1449 or PTO/SB/08)		Paper No(s)/Mail D 5) Notice of Informal F 6) Other:		O-152)		
L U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)	Office Ac	ction Summar		Part of Paper No./N	Mail Date 0507		

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-27 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 4,400,655 to Curtiss et al.

Curtiss et al. clearly teaches the construction of a self generative variable speed induction motor drive comprising:

a first part (stator) with at least one phase winding (15) and a second part (rotor) which is arranged to move relative to the first part to generate electrical power;

means (109) for creating a bias flux linking the at least one phase winding, comprising at least one bias coil (6) arranged to couple with a proportion of the phases; and

means (101) for limiting the magnitude of the phase voltage below that otherwise induced in the at least one phase winding by the bias flux;

means (201) for restricting the flow of current in the at least one phase winding to one direction, collectively comprising at least one diode (9-14) serially connected with the at least one phase winding, and being part of a full-wave rectifier circuit (8);

a constant alternating current source (2) connected to excite the at least one bias coil;

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a power converter circuit (203 + 80 + 206 + 206) free of active switches; and a resistive load (resistors between VA, VB, VC, and VN) connected across the or each phase winding.

Curtiss et al. also teaches a method of operating (Figures 1, 2, and 3) a self generative variable speed induction motor drive comprising the steps of:

creating a bias flux linking the at least one phase winding;

limiting the phase voltage to a magnitude below that otherwise induced in the phase winding by the bias flux;

restricting the flow of current in the at least one phase winding to one direction; restricting the flow of current by at least one diode, being part of a full-wave rectifier circuit, which also serves to limit the phase voltage;

causing the phase current to flow through a resistor;

controlling an electrical output of the machine by controlling the bias flux;

creating the bias flux linking the at least one phase winding with a bias coil;

controlling output power of the machine by controlling the speed of the machine;

controlling output power of the machine by adjusting the magnitude to which the phase voltage is limited; and

wherein:

the bias coil is arranged to couple with a proportion of the phase windings of the machine;

the bias flux is produced by a constant current in the bias coil;
the bias flux is produced by an alternating current in the bias coil;

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the machine is connected to a power converter circuit;

the power converter circuit is free of active switches;

the power converter circuit includes active switches which are kept open

while the variable reluctance machine is operated as a generator.

Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. See PTO-892.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Pedro J. Cuevas whose telephone number is (571) 272-2021. The examiner can normally be reached on M-F from 8:30 - 6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Darren Schuberg can be reached on (571) 272-2044. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Pedro J. Cuevas

July 21, 2005

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